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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/894,621	06/28/2001	Tae-Yong Kim	8836-135 (IB10153-US)	6149
22150	7590 02/18/2005		EXAM	INER
F. CHAU & ASSOCIATES, LLC 130 WOODBURY ROAD WOODBURY, NY 11797			CATHEY II, PATRICK H	
			ART UNIT	PAPER NUMBER
	•		2613	

DATE MAILED: 02/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Anti-en Occurrence	09/894,621	KIM, TAE-YONG				
Office Action Summary	Examiner	Art Unit				
	Patrick H. Cathey II	2613				
The MAILING DATE of this communication appearing for Reply	ppears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR of after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a recommendation of the period for reply is specified above, the maximum statutory perions are period for reply within the set or extended period for reply will, by status any reply received by the Office later than three months after the mail tearned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply be tirely within the statutory minimum of thirty (30) day d will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed ys will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	<u> </u>					
	nis action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdr	awn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-25</u> is/are rejected.	☑ Claim(s) <u>1-25</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to th						
Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the I	Examiner. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119	•					
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority documents.	nts have been received. nts have been received in Applicat iority documents have been receive	ion No				
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 	Paper No(s)/Mail D					
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DETAILED ACTION

Response to Amendment

The amendment filed on 10/12/2004 under 37 CFR 1.131 has been considered but is ineffective to overcome the Ribas-Corbera reference. Ribas-Corbera teaches adjusting the speed of the bit rates in order to smooth the transmission rate (Column 10, line 57 to Column 11, line 15). The channel used in this invention is shown to include the transmission of the signal (Column 3, lines 48-55; See also Figure 5). The applicant also teaches in the background of the application as prior art that smoothing is one of the most dependable methods with VBR specified by three parameters of peak rate, sustainable rate and maximum burst length as taught by B. Maglaris (Page 2, lines 11-21).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim's 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ribas-Corbera (US 6,535,251) in view of Tsai (US 6,529,552) and in further view of Dieterich (US 6,100,940).

As for Claim 1, Ribas-Corbera teaches using a video encoder for encoding data (57) and an encoding buffer for storing the encoded video data (54). The encoder rate controller is for estimating the number of bits quantized from a target quantization parameter during a frame of video data corresponding to the discrete cosine transform (DCT) coefficients of the frame (56). He also teaches a channel rate controller for generating parameters for smoothing and bandwidth renegotiation corresponding to the number of bit generated from the encoder rate controller (68) (Column 1, lines 16-19; Column 3, line 56 to Column 4, line 3; Column 9, lines 47-51; also see figure 5).

Although Ribas-Corbera fails to teach a network for generating negotiated parameters corresponding to the parameters generated from the channel rate controller, and a counter for transmitting the video data stored in the encoder buffer through the network, Tsai does (Column 1, line 66 to Column 2, line 16). Since it is well known in encoding video data to route the data through a network it would have been obvious to one of ordinary skill to use the structured type of network to transmit the data.

Although the Ribas-Corbera and Tsai references fail to teach the quantization parameters based on slice level, Dieterich does (Column 14, lines 40-47). Since Dieterich shows that the parameters can be based on GOP, frame, strip or slice it would have been obvious to on of ordinary skill to adjust based on slice. Further doing so would allow for more frequent checks on target variation.

As for Claim's 2-11, Ribas-Corbera teaches a channel rate controller generating the maximum number of bits capable of being generated and stored during the frame period where the channel rate controller determines an actual bit rate of the encoded

Art Unit: 2613

video data, and where the channel rate controller is filled with bits to protect an underflow of the encoder buffer. He also teaches a system where the parameters for smoothing and bandwidth renegotiation generated from the channel rate controller comprise of peak rate, sustainable rate and maximum burst length where the peak rate is smoothed to the sustainable rate. The encoder rate controller generates an actual number of bits quantized by the target quantization parameter during the frame corresponding to the maximum number of bits generated from the channel rate controller. He also teaches a system where the counter is able to increase the number of bits and decrease the sustainable bits during the frame period. He also teaches a system where when the counter is full, the counter discards the data transferred from the encoder buffer, and also uses a network comprising of an asynchronous transfer mode (ATM) as well as having the capabilities of encoding video data that comprises a variable bit rate MPEG video data (Column 1, lines 16-19 and lines 46-57; Column 2, lines 29-50; Column 3, line 56 to Column, 4 line 3; Column 4, line 54 to Column 5, line 15; Column 7, lines 10-26).

Although Ribas-Corbera fails to teach the use of a network, Tsai does (Column 1, line 66 to Column 2, line 16). Since it is well known in encoding video data to route the data through a network it would have been obvious to one of ordinary skill to use the structured type of network to transmit the data.

Claim's 12,13, 15-20 and 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ribas-Corbera in view of Tsai and in further view of Fert (US 6,205,174).

As for claim 12, Ribas-Corbera teaches the encoded frames of video data and the encoded information associated. He also estimates a maximum number of bits capable of being generated (Column 3, line 56 to Column 4, line 3; Column 4, lines 54-67).

Although Ribas-Corbera fails to teach the dynamically negotiating with a network to generate traffic parameters for smoothed traffic and required bandwidth, Tsai does (Column 1, line 66 to Column 2, line 16). Since it is well known in encoding video data to route the data through a network it would have been obvious to one of ordinary skill to use the structured type of network to transmit the data.

Although Ribas-Corbera and Tsai fail to teach the estimation of a number of bits quantized from a target quantization parameter during a given frame of the video data based on encoding information of the given frame, as well as computing a target bit rate using the estimated number of bits quantized with the target quantization parameters and the estimated maximum number of bits, and generating quantization parameters to control the actual encoding rate so that a number of actual bits generated does not exceed the target bit rate, Fert does (Column 12, lines 33-42). It would have been obvious to one of ordinary skill to estimate a number of bits quantized and use them for target quantization parameters.

Art Unit: 2613

As for claim's 13 and 15-18, Bibas-Corbera teaches a method where the encoding information comprises discrete cosine transformation (DCT) coefficients, a method where the step of generating quantization parameters to control the actual encoding rate comprises generating quantization parameters based on slice level and a method where the traffic parameters comprise peak rate, sustainable rate and maximum burst length comprising the step of smoothing the peak rate to the sustainable rate. He also teaches a method comprising the step of protecting against an underflow in an encoder buffer by stuffing bits and a method comprising the step of generating the actual numbers of bits quantized by the target quantization parameter during the given frame corresponding to the estimated maximum number of bits (Column 4, line 54-67; Column 5, lines 1-15; Column 7, lines 10-26; Column 9, lines 47-51).

As for Claim's 19, 20 and 22-25, most of the limitations of these claims have been noted in the above rejection of Claim's 12, 13 and 15-18. Bibas-Corbera teaches a program storage device readable by a machine, tangibly embodying a program of instructions executable by the machine to perform method steps for transmission of variable bit rate MPEG video traffic with consistent quality (Column 4, lines 13-20).

Claim's 14 are 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ribas-Corbera in view of Tsai and in further view of Fert and Dieterich (US 6,100,940).

As previously shown above, Dieterich shows that generating quantization

parameters can be based on the slice level (Column 14, lines 40-47).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Alexandre (US 6,212,233) uses variable bit rate to encode data as well.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patrick H. Cathey II whose telephone number is (703)

Application/Control Number: 09/894,621 Page 8

Art Unit: 2613

305-4909. The examiner can normally be reached on M-F 7:30 to 5:00 (Every other

friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on (703) 503-4856. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

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Business Center (EBC) at 866-217-9197 (toll-free).

Patrick H. Cathev II

Examiner Art Unit 2613

PHC II

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